

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

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GUANGFU CHEN and PEIZHENG FAN, On behalf Case 1:19-cv-11895-JMF
of themselves and others similarly situated,

Plaintiffs,

-against-

MATSU FUSION RESTAURANT INC. d/b/a Matsu
Japanese Fusion;

**NOTICE OF DISCONTINUANCE
WITHOUT PREJUDICE**

J & J ASIAN BISTRO INC. d/b/a Matsu Japanese
Fusion; and

YI CHANG CHEN a/k/a Gary Chen,

Defendants.

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IT IS HEREBY STIPULATED AND AGREED, by and between Defendants MATSU FUSION RESTAURANT INC., (hereinafter “Matsu Fusion”) and Yi Chang Chen a/k/a Gary Chen (hereinafter “Gary Chen”), and Defendant J & J ASIAN BISTRO INC., (hereinafter “J & J”) as follows:

1. The J & J’s crossclaims are to be discontinued against MATSU FUSION RESTAURANT INC and Gary Chen, without prejudice and without costs to any Defendant.
2. This notice shall be filed with the Clerk of the Court without further notice.

Dated: January 25, 2021

/s/ Hui Chen
By: Hui Chen, Esq.

/s/ Yimin Chen
By: YIMIN CHEN, Esq.

*Attorney for Defendants Matsu Fusion
Restaurant Inc., and Gary Chen*
136-20 38th Ave., Suite 9E
Flushing, NY 11354
Hui.chen@alum.cardozo.yu.edu

*Attorney for Defendant
J & J Asian Bistro Inc.*
3915 Main Street, Ste. 502
Flushing, NY 11354
mindy@ymclaw.com

In light of the stipulation filed at ECF No. 80, the motion to dismiss J & J Asian Bistro Inc.'s crossclaims filed at ECF No. 71 is hereby DENIED as moot. The Clerk of Court is directed to terminate ECF No. 71. SO ORDERED.



January 26, 2021